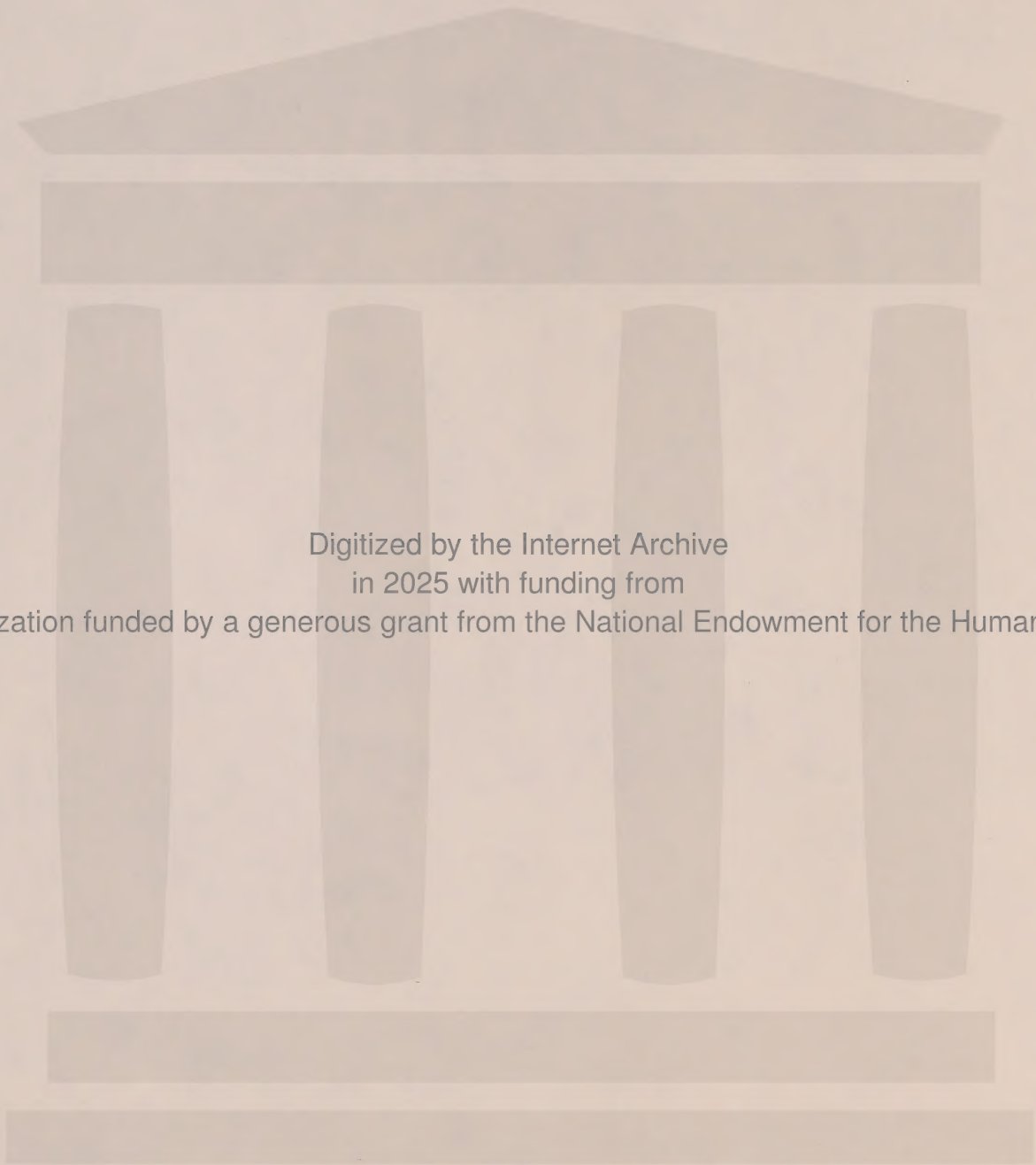


Letter to Agency	Julius	Date sent	Interim reply (date and person replying)	Final reply (date and person replying)	Comments
<u>Civil Service Commission</u>	Letter from Julius W. Hobson to the Director, Bureau of Manpower Information Systems	October 7, 1976		November 24, 1976 signed by Dr. Philip Schneider	
<u>Metropolitan Police Agency</u>	Letter from Julius Hobson to Chief Cullinane	June 21, 1976		July 1, 1976 signed by Chief Maurice Cullinane	
<u>Federal Bureau of Investigation</u>	Letter from Julius Hobson to the Director, FBI	June 21, 1976	July 23, 1976 signed by Clarence Kelley		Large backlog; at least months before FOIPA request filled
	Letter from Julius Hobson to Clarence Kelley Re: notarized letter to continue FOIPA requests	August 3, 1976		August 12, 1976; no signature; routine reply; FBI sent copy of Identification record with no cover letter	
	Letter from Julius Hobson to Director, FBI Identification Division	August 3, 1976			
<u>Central Intelligence Agency</u>	Letter from Julius W. Hobson to the Information and Privacy Coordinator, CIA	June 21, 1976	June 30, 1976 signed by Gene Wilson	December 12, 1976 signed by Gene Wilson	



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FREEDOM OF INFORMATION PRIVACY ACT REQUESTS

CIVIL SERVICE COMMISSION

- Attachment A Letter from Dr. Schneider to Mr. Hobson
dated 11/24/76
- Attachment B Letter from Mr. Hobson to Director,
Manpower Information Systems CSC dated
10/7/76



UNITED STATES CIVIL SERVICE COMMISSION
BUREAU OF MANPOWER INFORMATION SYSTEMS
WASHINGTON, D.C. 20415

IN REPLY PLEASE REFER

SMR

YOUR REFERENCE

24 NOV 1976

Mr. Julius W. Hobson
Councilman at Large
Council of the District of Columbia
Washington, D.C. 20004

Dear Mr. Hobson:

This refers to your Freedom of Information Act/Privacy Act inquiry of October 7, 1976, in which you requested civilian personnel records pertaining to your employment in the Federal Service.

I regret the delay in responding to your request. Because of a misinterpretation of the information provided in your letter, it was assumed that you had requested Federal personnel records although it appeared that you did not have previous Federal employment. We had called the National Personnel Records Center in St. Louis, Missouri, to request a special record check, and were waiting for the results of this investigation when Ms. Pat Ridley of my staff and Mr. Sandy Brown of your staff clarified the matter during a telephone conversation on November 4, 1976.

Therefore, we have put through your request on a priority basis, and we have recently received your Official Personnel Folder (OPF) from the Records Center. Enclosed are copies of all Commission authorized records contained therein.

We have also referred your request to the Commission's Bureau of Personnel Investigations for action concerning investigative records. That office will contact you directly concerning its findings.

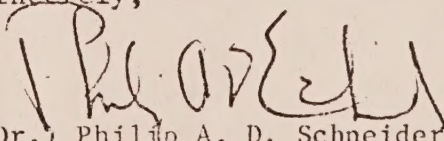
RECEIVED

NOV 20 1976

Julius Hobson, Sr.
Councilmember-At-Large

Enclosures

Sincerely,


(Dr.) Philip A. D. Schneider
Associate Director for Manpower Information

REMARKS ON INFORMATION REPORT AND REPORT

DO NOT DIGITIZE

Section A
Section B
Section C
Section D
Section E
Section F
Section G
Section H
Section I
Section J
Section K
Section L
Section M
Section N
Section O
Section P
Section Q
Section R
Section S
Section T
Section U
Section V
Section W
Section X
Section Y
Section Z

DO NOT DIGITIZE

Memorandum

Government of the District of Columbia Metropolitan Police Department

TO: Julius W. Hobson
Councilman at Large

Bureau, Office of the
Division, Office: Chief of Police

THRU: City Administrator

FROM: Maurice J. Cullinane
Chief of Police

Date: JUL 1 1976

SUBJECT: Response to information request pursuant to Mayor's
Order 76-109.

Reference is made to your letter dated June 21, 1976, citing Mayor's Order 76-109, in which you request access to all intelligence files compiled relative to your prior activist role in the community.

Please be advised no such files remain within the Metropolitan Police Department. As I have noted on several occasions, files were generated by this Department on individuals, including yourself, during a past mass demonstration era. I have also noted that most of those files have been destroyed. While no individual file destruction dates were recorded, yours occurred during the last quarter of Calendar Year 1974.

A number of non-criminal files did remain within the Intelligence Division after that period, even though sealed and marked for similar destruction. This retention was at the expressed wishes of the City Council. Those files have been reviewed as a result of your request and the three attachments are the only papers on file that include your name.

As you are aware, the Intelligence Division files were opened to members of the City Council Staff during recent budget hearings and representatives of the Council did review the file material presently retained by this Department. While I have received no request from your office to again review this material, I now extend such an invitation to you if you wish to do so.

Attachments (3)

CONFIDENTIAL

OFFICE INFORMATION

INTELLIGENCE DIVISION

Subject: NATIONAL CAMPAIGN TO IMPEACH NIXON

Source: _____

Date: 4-8-74

Time: _____

Received By: _____

Assigned: _____

Source advises that on April 9th at 1930 hrs there will be an Impeachment Symposium in the Ballroom of the Marvin Center, G.W. Univ. Participating will be _____

_____, Julius Hobson, people from the Impeachment Coalition and ACLU. Unknown number of participants are expected.

3

INTELLIGENCE DIVISION

OFFICE INFORMATION

SOURCE _____

DATE 1-3-74 TIME _____

RECEIVED BY _____

The Washington Area Impeachment Coalition and the American Civil Liberties Union of the National Capital Area have announced the Inaugural Anniversary Impeachment Ball, to be held Saturday, Jan 19, 1974 at the Ramada Inn Downtown, Thomas Circle add Mass. Ave NW. Political costumes are encouraged for the Ball. *Time 2030 hrs.*

The Ball is a protest of the Administration's "responsibility for Watergate, inflation, the energy crisis, cutbacks in domestic programs, political espionage, subversion of the Constitution and the continuing war in Indochina." The Ball will also raise funds for local organizing efforts for impeachment.

Tickets for the Ball are available from WAIC, 1404 M St, NW, WDC at \$5.00 per person. Tickets are also available at other locations around town.

Sponsors for the Ball include _____

Julius Hobson, _____

LT. Steelman - 3-D
Capt Mayer SOD

DETECTIVE ASSIGNED _____

16

INTELLIGENCE DIVISION
OFFICE INFORMATION

Source
Date 3-14-71 Time 1100
Received by:

The above called to bring this office's attention to articles in both today's Star and Post, re: GW's decision to withdraw support for the Urban Law Institute, and measures taken to oppose this decision.
SEE THE TWO ATTACHED ARTICLES

It is noted that the Washington Urban League plans to run a Teach-in at Monday, 3-15-71 at 2000 hours, at Stockton Hall, 720 20th St., NW. The Star states that this is the first of a series, although later scheduled dates are not provided. Speakers at the Monday teach-in are reported to be D.C. Delegate candidates Julius Hobson and

It is added that the Urban League's effort will be climaxed by a rally on March 22 at GW.

 states that the school has received no request for space to conduct any of these planned events.

 further advises that there are rumors of possible trouble at the Monday teach-in on the part of militant members of the black community. He states that the white radicals on the campus have not seized this issue as yet, although there are some outspoken law professors, and law students that are very much opposed to the ULI being dropped.

DISPOSITION:

POSTED

NOTIFIED OF TEACH-IN ON 3-15-71

LT. WEST OF 2-D - 1500 HOURS
OFF MARSHALLS, SOD RADIO 1510 HOURS
DESH. LT. BEGLE, 1515 HOURS

DETECTIVE ASSIGNED

321

CENTRAL INTELLIGENCE AGENCY
WASHINGTON, D.C. 20505

30 June 1976

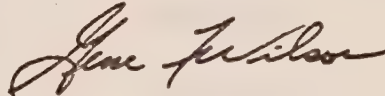
Honorable Julius W. Hobson
Council of the District of Columbia
Washington, D.C. 20004

Dear Councilman Hobson:

This acknowledges receipt of your letter requesting access under the Freedom of Information Act for information pertaining to you. This is to advise you that as of 27 September 1975 the Privacy Act took effect. Pertinent CIA regulations were published in the Federal Register on 28 August 1975 and may be found in Title 32 C.F.R. 1901.

We are processing your request and will provide you with the results under the Privacy Act as soon as possible.

Sincerely,



Gene F. Wilson
Information and Privacy Coordinator

RECEIVED

JUN 1 - 1976

Julius Hobson, Sr.
Councilmember-At-Large



June 21, 1976

Chief Maurice Cullinane
Metropolitan Police Department
300 Indiana Avenue, N.W.
Washington, D.C. 20001

Dear Chief:

Pursuant to the Mayor's Order 76-109 dated May 4, 1976, (Subject: Availability of Official Information for Public Disclosure), I am requesting full access to any information and records which the Metropolitan Police Department has compiled on me in the course of the Department's surveillance activities.

Numerous press accounts have quoted several members of the Metropolitan Police Department as having known that the Police Department maintained records and files on the activities of people such as Councilman Marion Barry, Jr., D.C. Delegate Walter E. Fauntroy and myself as well as n numerous other civil rights and anti-war activists. Because of this fact I am requesting that I have complete access to any and all files which the Police Department has compiled on my activities.

I would appreciate a response to this request by July 16, 1976.

Thank you for your cooperation.

Sincerely,

Julius W. Robson
Councilman at Large

June 21, 1976

Chief Maurice Cullinane
Metropolitan Police Department
300 Indiana Avenue, N.W.
Washington, D.C. 20001

Dear Chief:

Pursuant to the Mayor's Order 76-109 dated May 4, 1976, (Subject: Availability of Official Information for Public Disclosure), I am requesting full access to any information and records which the Metropolitan Police Department has compiled on me in the course of the Department's surveillance activities.

Numerous press accounts have quoted several members of the Metropolitan Police Department as having known that the Police Department maintained records and files on the activities of people such as Councilman Marion Barry, Jr., D.C. Delegate Walter E. Fauntroy and myself as well as a numerous other civil rights and anti-war activists. Because of this fact I am requesting that I have complete access to any and all files which the Police Department has compiled on my activities.

I would appreciate a response to this request by July 16, 1976.

Thank you for your cooperation.

Sincerely,

Julius W. Robson
Councilman at Large

(Attachment B)

GOVERNMENT OF THE DISTRICT OF COLUMBIA

ADMINISTRATIVE ISSUANCE SYSTEM

Mayor's Order 76-109
May 4, 1976

SUBJECT: Availability of Official Information for Public Disclosure

ORIGINATING AGENCY: Executive Secretary, D. C.

By virtue of the authority vested in me by Public Law 93-198, it is hereby ordered that:

Commissioner's Order No. 299.207/1 of December 27, 1935, as amended by Order of the Commissioner No. 68-211 of March 19, 1968, as amended by Order No. 71-370 of November 2, 1971, is hereby repealed. The following policies shall govern the availability for disclosure by agencies of the Government of the District of Columbia of official information and records requested by the general public.

Sec. 1. Definitions. For the purposes of this Order, the following definitions shall apply:

- (a) "Agency means an office, department, division, board, commission, or other entity of the Government of the District of Columbia under the administrative authority of the Mayor of the District of Columbia.
- (b) "Available" means keeping the record or a duplicate thereof open for inspection and copying during the normal business hours of the agency.
- (c) "Categorical request" means any request for all records falling within a reasonably specific category which conforms to the definition of "identified records."
- (d) "Identified records" mean any reasonably specific description of the records sought which will enable an agency employee to locate the requested records and would include the general subject matter of the records, and the title and dates of the records, if known.

(Attachment C)

- (e) "Person" means any member of the general public, besides persons legally authorized by other than this Order, whether an individual, partnership, association, corporation, or public or private organization.
- (f) "Public disclosure" means available to any member of the general public besides persons legally authorized by other than this Order.
- (g) "Records" means any books, papers, maps, photographs or other documentary material, regardless of physical form or characteristics, made or received by an agency of the Government of the District of Columbia in connection with the transaction of public business, and preserved or appropriate for preservation by that agency or its successor as evidence of its organization, functions, decisions, policies, procedures, operations, or other activities of the District Government or because of the informational value of data contained therein. However, the term shall not include the compiling or processing of a record not in existence, or not in the possession or control of the agency, nor shall it include objects or articles such as tangible exhibits, models, and other structures or equipment.

Sec. 2(a) General Availability of Government Records. Upon written request by any person for identified records, the agency of the District Government to which the request is directed shall, not later than within ten working days, make such records available. Should the agency require additional time to produce the records, it shall acknowledge the request in writing within such ten-day period, stating therein the reason for the delay and indicating the date on which the records shall be available. Grounds for delay beyond the ten-day period are: the requested records are stored in whole or part at locations other than the office having charge of the records; the request requires the collection of a substantial number of specified records; the requested records have not been located in the course of a routine search and additional efforts are required to locate them; the requested records require examination and evaluation by personnel having the necessary competence and discretion to determine if they are exempt from disclosure by section (3) (a) of this Order, or can be revealed only with appropriate deletions as provided for under section (3) (a).

- (b) If the records requested are unavailable for disclosure under one of the categories of Section (3) (a), the agency may deny the request, but in such case it shall provide a written denial to the person requesting the records within ten working days, stating the reason for the denial and shall inform such person of the review procedures provided by section 5 of this Order. The knowledge and responsibility of the head of the agency denying the request shall be implied in every written denial. Each agency of the District Government shall maintain a file of all letters of denial of that agency which shall be made available on request.

Sec. 3. Records which may be withheld from Public Disclosure.

(a) The following records may be withheld from public disclosure:

- (1) records specifically exempted from disclosure by law;
- (2) records in files whose release would result in a clearly unwarranted invasion of personal privacy, except when identifying references, such as names and addresses, are deleted;
- (3) records in investigatory and inspection files compiled for law enforcement purposes, except to the extent available by law to a party other than an agency;
- (4) records of commercial or financial information obtained from a person under an agreement of confidentiality; and
- (5) records of inter-agency or intra-agency communications which would not be available by law to a party other than an agency in litigation with the agency, except all guidelines, instructions or procedures issued to governmental personnel for the administration of any public law, regulation or Order shall not be considered inter-agency or intra-agency communications under this Order.
- (6) Reports and memoranda of consultants or independent contractors, except to the extent they would be required to be disclosed if prepared by the agency.

Any reasonably segregable portion of a record shall be provided to any person requesting such record after deletion of the portions which are exempt under this subsection.

- (b) Any of the records listed in subsection (a), except for records listed in paragraph (1), may be made available by the agency or reviewing body if said agency or reviewing body determines that no unreasonable interference with personal privacy or effective governmental operations shall result. Nothing in this Order shall authorize the withholding of information or limit the availability of records to members of Congress, the Council of the District of Columbia, or to any legally authorized governmental agency or person.

Sec. 4 Public Information Review Board.

- (a) A Public Information Review Board is hereby established to administer and supervise this Order and to review delays and denials of information by agencies involved. The Review Board shall be comprised of the following members: (1) the Public Affairs Officer of the District of Columbia or his representative, (2) the Director of the Municipal Planning Office or his representative, (3) the Executive Secretary or his representative, and (4) two representatives appointed by the Mayor of the District of Columbia who shall represent the public.

The public representatives may not be employees of the District of Columbia Government and shall serve a three-year term of office. The Chairman and Vice Chairman shall be designated by the Mayor.

- (b) The Executive Secretary of the District of Columbia shall furnish staff assistance to the Board. Three members of the Review Board shall constitute a quorum.
- (c) The Review Board shall have the following powers and responsibilities:
 - (1) to review all appeals from denials of access to agency records; and
 - (2) to review all complaints about violations of time limits set out in section 2 of this Order. If the Review Board finds the complaint justified, it shall order the agency to supply the records or to issue an official denial immediately. A report of the failure or refusal of an agency to comply with an order of the Review Board shall be forwarded to the Commissioner for appropriate action.
 - (3) The Board, its Chairman, or any of its members, is authorized to conduct informal meetings between agency representatives and persons appealing from denials of access to agency records for purposes of conciliation of reaching voluntary accords between the persons concerned.

Sec. 5 Review of Denials of Public Access to Government Records. Any person denied access to Government records by an agency may appeal within thirty (30) days of such denial, by filing an original and four copies of a request for review, in writing, with the Executive Secretary, who shall immediately notify the Board members of the appeal.

- (a) The appeal shall state in writing the grounds for the appeal, including supporting statements or arguments, and a copy of the agency's letter of denial. An additional copy of the appeal shall be filed with the agency that denied the request. The agency shall transmit to the Board within five (5) working days copies of all correspondence and documents pertinent to the appeal.

The Board shall be convened within twenty working days from the time a written appeal is received by the Executive Secretary.

- (b) The Board is authorized to review the facts and rationale behind the agency action, including review of the records in question, and shall determine whether the agency decision represents a proper interpretation and application of this Order. The review shall be conducted upon the written record. Hearings may be granted in the discretion of the Board or its Chairman, for purposes of oral argument. Persons granted oral argument may submit written summaries thereof or briefs but no transcript need be made.

- (c) If the Board, after its review, determines that the agency in question improperly interpreted or applied provisions of this Order, the Board may issue a directive to the agency ordering it to make available the records in question. The decision of the Review Board shall be sent in writing to the person making the appeal within ten days after the Board convenes to consider the appeal. A copy of all decisions of the Review Board shall be kept on file by the Executive Secretary and shall be available to any person on request.

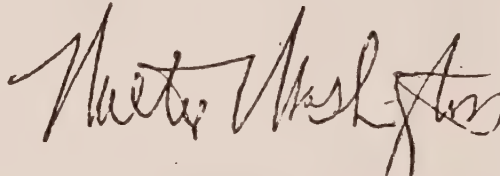
Sec. 6. Search and Duplication Fees and Method of Payment.

- (a) The following specific fees shall be applicable with respect to services rendered to persons pursuant to this order:
- (1) Searching for records, per quarter hour, after 1st hour, by clerical personnel..... \$1.00
 - (2) Nonroutine searching, per quarter hour, by supervisory personnel..... 2.50
 - (3) Copies made by photostat or otherwise (per page). (Maximum of 2 copies will be provided..... .10
 - (4) Duplication of architectural or engineering photostats and drawings (per page)..... .40
- (b) When no specific fee has been established for a service, for example, when the search involves computer time or special travel, transportation, or communications costs, the head of the agency is authorized to determine the direct costs of the service and include such costs in the fees chargeable under this section.
- (c) Where it is anticipated that the fees chargeable under this section will amount to more than \$25, and the requester has not indicated in advance his willingness to pay fees as high as are anticipated, the requester shall be promptly notified of the amount of the anticipated fee or such portion thereof as can readily be estimated. In appropriate cases an advance deposit may be required. The requester is at any time welcome to confer with knowledgeable agency personnel in an attempt to formulate the request in a manner which will reduce the fees and meet the needs of the requester. A request will not be deemed to have been received until the requester has agreed to pay the anticipated fees and has made an advance deposit if one is required.
- (d) A charge of \$1.00 shall be made for each certification of true copies of agency records.
- (e) Search costs are due and payable even if the record which was requested cannot be located after all reasonable efforts or if the agency determines that a record which has been requested but

which is exempt from disclosure under this part is to be withheld.

- (f) Fees must be paid in full prior to issuance of requested copies.
- (g) Remittances shall be in the form either of a personal check or bank draft drawn on a bank in the United States, a postal money order, or cash. Remittance shall be made payable to the order or the D.C. Treasurer and mailed or otherwise delivered to the head of the agency. The agency will assume responsibility for cash which is lost in the mail.
- (h) A receipt for fees paid will be given only upon request. Refund of fees paid for services actually rendered will not be made.
- (i) The head of the agency or an officer designated by him may waive all or part of any fee provided for in this section when such officer deems it to be in either the agency's interest or in the general public's interest.

Sec. 7. Effective Date. The provisions of this Order shall take effect May 4, 1976.



WALTER E. WASHINGTON
Mayor

FREEDOM OF INFORMATION PRIVACY ACT REQUESTS

FEDERAL BUREAU OF INVESTIGATION

- Attachment A FBI Identification Record on Julius Hobson
dated 8/12/76
- Attachment B Letter from Councilman Hobson to the Director,
Identification Division, FBI dated 9/3/76
- Attachment C Letter from Councilman Hobson to Mr. Kelley
dated 8/3/76
- Attachment D Letter from Mr. Kelley to Councilman Hobson
dated 7/23/76
- Attachment E Letter from Councilman Hobson to the
Director, Federal Bureau of Investigation
dated 6/21/76

8-12-76 271

IDENTIFICATION DIVISION

This Identification record is furnished
to Mr. Julius Wilson Hobson
presently in Departmental custody.

The following FBI record, NUMBER 571 512 E, is furnished FOR OFFICIAL USE ONLY.

CONTRIBUTOR OF FINGERPRINTS	NAME AND NUMBER	ARRESTED OR RECEIVED	CHARGE	DISPOSITION
Army	Julius Wilson Hobson #34 167 576	April 8, 1942	NON-ARREST ENTRY	
Civil Service Commission	Julius Wilson Hobson #4 49 32849	October 29, 1943	NON-ARREST ENTRY	
Civil Service Commission	Julius Wilson Hobson #35916058	April 13, 1959	NON-ARREST ENTRY	
Baltimore County Police Department Towson Maryland	Julius Wilson Hobson #30525	July 7, 1963	trespassing	
Police Department Washington DC	Julius Wilson Hobson #194793	September 6, 1963	unlawful entry	not guilty

RECEIVED

AUG 18 1976

Julius Hobson, Sr.
Councilmember-At-Large

(Attachment A)

Information shown on this Identification Record represents data furnished FBI by contributor. It is not intended to be used for further explanation of charges, or for identification of persons. It is not intended to be used for identification of persons. It is not intended to be used for identification of persons. It is not intended to be used for identification of persons.

[Order 556-73]

PART 16—PRODUCTION OR DISCLOSURE OF MATERIAL OR INFORMATION**Subpart C—Production of FBI Identification Records in Response to Written Requests by Subjects Thereof**

By order dated September 24, 1973, the Attorney General of the United States directed that the Federal Bureau of Investigation, hereinafter referred to as the FBI, publish rules for the dissemination of arrest and conviction records to the subjects of such records upon request. This order resulted from a determination that 28 U.S.C. 534 does not prohibit the subjects of arrest and conviction records from having access to those records. In accordance with the Attorney General's order, the FBI will release to the subjects of identification records copies of such records upon submission of a written request, satisfactory proof of identity of the person whose identification record is requested and a processing fee of five dollars.

Since the FBI Identification Division is not the source of the data appearing in identification records, and obtains all data thereon from fingerprint cards or related identification forms submitted to the FBI by local, state, and Federal agencies, the responsibility for authentication and correction of such data rests upon the contributing agencies. Therefore, the rules set forth for changing, correcting or updating such data require that the subject of an identification record make application to the original contributing agency in order to correct the deficiency complained of.

The relevant provisions of the Administrative Procedure Act (5 U.S.C. 553) requiring notice of proposed rule making, opportunity for public participation and delay in effective date are inapplicable because the material contained herein relates to the interpretation of 28 U.S.C. 534 as allowing the granting of an exemption to subjects of identification records and relief of prior administrative restrictions on dissemination of such records to them. Furthermore, it is deemed in the public interest that there be no delay in effective date of availability of identification records to the subjects thereof.

By virtue of the order of the Attorney General, dated September 24, 1973, and pursuant to the authority delegated to the Director, FBI by 28 CFR 0.85(b), Part 16 of 28 CFR Chapter I, is amended by adding the following new Subpart C:

§ 16.30 Purpose and scope.

This subpart contains the regulations of the Federal Bureau of Investigation, hereafter referred to as the FBI, concerning procedures to be followed when the subject of an identification record requests production thereof. It also contains the procedures for obtaining any change, correction or updating of such record.

§ 16.31 Definition of identification record.

An FBI identification record, often referred to as a "rap sheet," is a listing of fingerprints submitted to and retained by the FBI in connection with arrests and, in certain instances, fingerprints submitted in connection with employment, naturalization or military service. The identification record includes the name of the agency or institution which submitted the fingerprints to the FBI. If the fingerprints submitted to the FBI concern a criminal offense, the identification record includes the date arrested or received, arrest charge information and disposition data concerning the arrest if known to the FBI. All such data included in an identification record are obtained from the contributing local, State and Federal agencies. The FBI Identification Division is not the source of such data reflected on an identification record.

§ 16.32 Procedure to obtain an identification record.

The subject of an identification record may obtain a copy thereof by submitting a written request via the United States mails directly to the FBI, Identification Division, Washington, D.C. 20537, or may present his written request in person during regular business hours to the FBI Identification Division, ~~Second and D Street, S.W.~~, Washington, D.C. Such request must be accompanied by satisfactory proof of identity, which shall consist of name, date and place of birth and a set of rolled-in inked fingerprint impressions taken upon fingerprint cards or forms commonly utilized for applicant or law enforcement purposes by law enforcement agencies.

§ 16.33 Fee for provision of identification record.

Each written request for production of an identification record must be accompanied by a fee of five dollars (\$5.00) in the form of a certified check or money order, payable to the Treasurer of the United States. This fee is established pursuant to the provisions of 31 U.S.C. 483a and is based upon the clerical time beyond the first quarter hour to be spent in searching, identifying and reproducing each identification record requested, at the rate of \$1.25 per quarter hour, as specified in § 16.9. Any request for waiver of fee shall accompany the original request for the identification record and shall include a claim and proof of indigency. Consideration will be given to waiving the fee in such cases.

§ 16.34 Procedure to obtain change, correction or updating of identification records.

If, after reviewing his identification record, the subject thereof believes that it is incorrect or incomplete in any respect and wishes changes, correction or updating of the alleged deficiency, he

must make application directly to the contributor of the questioned information. Upon the receipt of an official communication directly from the agency which contributed the original information the FBI Identification Division will make any changes necessary in accordance with the information supplied by the agency.

CLARENCE M. KELLEY,
Director,
Federal Bureau of Investigation.

NOVEMBER 21, 1973.

[FR Doc. 73-25198 Filed 11-27-73; 8:45 am]



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

July 23, 1976

Mr. Julius Wilson Hobson
Apartment 214
901 6th Street, S. W.
Washington, D. C. 20024

Dear Mr. Hobson:

This is to acknowledge receipt by the FBI on June 23, 1976, of your Freedom of Information-Privacy Acts (FOIPA) request dated June 21, 1976.

A preliminary review of the index to our central records discloses references to a name similar to yours. Since our records contain innumerable instances of different people with the same name, and we have reviewed only the index to our records at this point, and not the records themselves, we do not know whether the records in question relate to you.

An exceedingly heavy volume of FOIPA requests has been received these past few months. Additionally, court deadlines involving certain historical cases of considerable scope have been imposed upon the FBI. Despite successive expansions of our staff responsible for FOIPA matters, substantial delays in processing requests continue.

We are now beginning to work on requests which we received during October, 1975.

Since January 1, 1975, the FBI has received a total of 23,986 FOIPA requests. Of these, our present backlog is 8,335. In an effort to deal fairly with any request requiring the retrieval, processing and duplication of documents, each request is being handled in chronological order based on the date of receipt. Please be assured that your request is being handled as equitably as possible and that all documents which can be released will be made available at the earliest possible date.

(Attachment D)


Mr. Julius Wilson Hobson

Before we can commence processing for release any documents which may pertain to you, it will be necessary for you to submit your notarized signature. This procedure is designed to insure that information concerning an individual is released only to that person.

If you desire a search of our Identification Division records, please comply with the instructions set forth in Attorney General Order 556-73, a copy of which is enclosed.

Your patience and understanding will be appreciated.

Sincerely yours,


Clarence M. Kelley
Director

Enclosure

COUNCIL OF THE DISTRICT OF COLUMBIA

WASHINGTON, D. C. 20004

JULIUS W. HOBSON
Councilman at-Large

August 3, 1976

The Honorable Clarence M. Kelly, Director
Federal Bureau of Investigation
10th and Pennsylvania Avenue, N.W.
Washington, D.C. 20535

Dear Mr. Kelley:

On June 21, 1976 I wrote your office requesting full access under the Freedom of Information and Privacy Acts to any information and records which the Federal Bureau of Investigation has compiled on me.

Your letter of July 23, 1976 asked that I submit a notarized signature so that the FBI can continue processing for the release of documents pertaining to me. I have had the signature of this letter notarized in order to comply with this request.

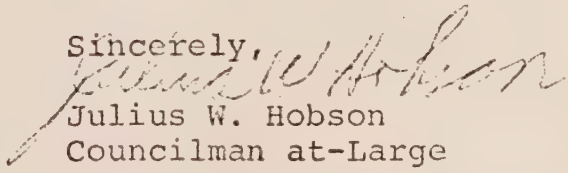
In addition, any documents that pertain to me could be listed under the following name variations:

Julius W. Hobson, Sr.
Julius Wilson Hobson
Julius Hobson

I have also contacted the Bureau's Identification Division separately for a copy of my arrest and conviction records in compliance with Attorney General's Order 556-73. A copy of this request is enclosed.

Thank you for your cooperation.

Sincerely,


Julius W. Hobson
Councilman at-Large

Enclosures

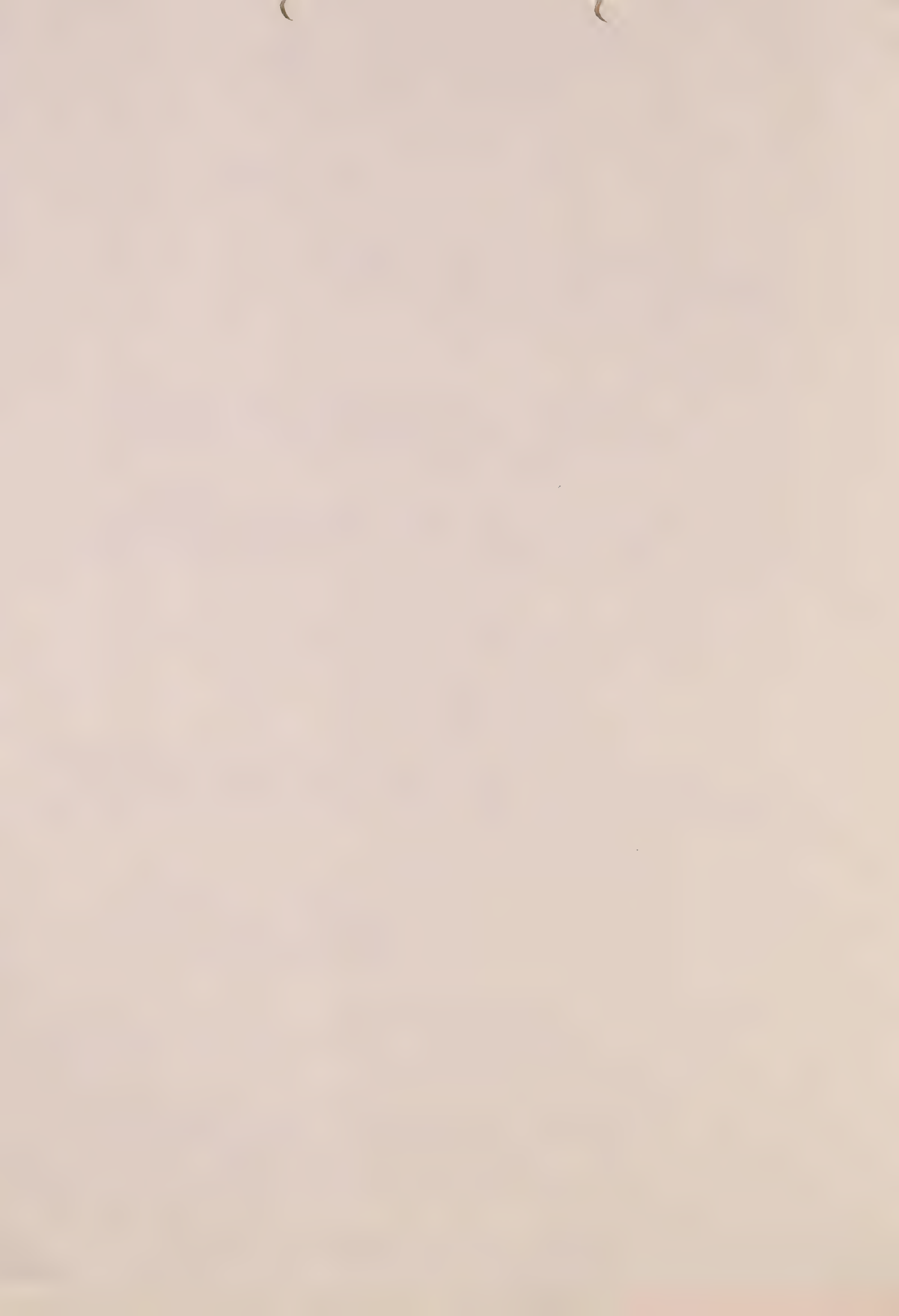
DISTRICT OF COLUMBIA:

Subscribed and sworn to before me, this 3rd day
of August, 1976.

My Commission expires: 5/11/1977

6/11/1977
Notary Public, D. C.

(Attachment C)



[Order 556-73]

PART 16—PRODUCTION OR DISCLOSURE OF MATERIAL OR INFORMATION**Subpart C—Production of FBI Identification Records in Response to Written Requests by Subjects Thereof**

By order dated September 24, 1973, the Attorney General of the United States directed that the Federal Bureau of Investigation, hereinafter referred to as the FBI, publish rules for the dissemination of arrest and conviction records to the subjects of such records upon request. This order resulted from a determination that 28 U.S.C. 534 does not prohibit the subjects of arrest and conviction records from having access to those records. In accordance with the Attorney General's order, the FBI will release to the subjects of identification records copies of such records upon submission of a written request, satisfactory proof of identity of the person whose identification record is requested and a processing fee of five dollars.

Since the FBI Identification Division is not the source of the data appearing in identification records, and obtains all data thereon from fingerprint cards or related identification forms submitted to the FBI by local, state, and Federal agencies, the responsibility for authentication and correction of such data rests upon the contributing agencies. Therefore, the rules set forth for changing, correcting or updating such data require that the subject of an identification record make application to the original contributing agency in order to correct the deficiency complained of.

The relevant provisions of the Administrative Procedure Act (5 U.S.C. 553) requiring notice of proposed rule making, opportunity for public participation and delay in effective date are inapplicable because the material contained herein relates to the interpretation of 28 U.S.C. 534 as allowing the granting of an exception to subjects of identification records and relief of prior administrative restrictions on dissemination of such records to them. Furthermore, it is deemed in the public interest that there be no delay in effective date of availability of identification records to the subjects thereof.

By virtue of the order of the Attorney General, dated September 24, 1973, and pursuant to the authority delegated to the Director, FBI by 28 CFR 0.85(b), Part 16 of 28 CFR Chapter I, is amended by adding the following new Subpart C:

§ 16.30 Purpose and scope.

This subpart contains the regulations of the Federal Bureau of Investigation, hereafter referred to as the FBI, concerning procedures to be followed when the subject of an identification record requests production thereof. It also contains the procedures for obtaining any change, correction or updating of such record.

§ 16.31 Definition of identification record.

An FBI identification record, often referred to as a "rap sheet," is a listing of fingerprints submitted to and retained by the FBI in connection with arrests and, in certain instances, fingerprints submitted in connection with employment, naturalization or military service. The identification record includes the name of the agency or institution which submitted the fingerprints to the FBI. If the fingerprints submitted to the FBI concern a criminal offense, the identification record includes the date arrested or received, arrest charge information and disposition data concerning the arrest if known to the FBI. All such data included in an identification record are obtained from the contributing local, State and Federal agencies. The FBI Identification Division is not the source of such data reflected on an identification record.

§ 16.32 Procedure to obtain an identification record.

The subject of an identification record may obtain a copy thereof by submitting a written request via the United States mails directly to the FBI Identification Division, Washington, D.C. 20537, or may present his written request in person during regular business hours to the FBI Identification Division, 400 ... Washington, D.C. Such request must be accompanied by satisfactory proof of identity, which shall consist of name, date and place of birth and a set of rolled-inked fingerprint impressions taken upon fingerprint cards or forms commonly utilized for applicant or law enforcement purposes by law enforcement agencies.

§ 16.33 Fee for provision of identification record.

Each written request for production of an identification record must be accompanied by a fee of five dollars (\$5.00) in the form of a certified check or money order, payable to the Treasurer of the United States. This fee is established pursuant to the provisions of 31 U.S.C. 463a and is based upon the clerical time beyond the first quarter hour to be spent in searching, identifying and reproducing each identification record requested, at the rate of \$1.25 per quarter hour, as specified in § 16.9. Any request for waiver of fee shall accompany the original request for the identification record and shall include a claim and proof of indigency. Consideration will be given to waiving the fee in such cases.

§ 16.34 Procedure to obtain change, correction or updating of identification records.

If, after reviewing his identification record, the subject thereof believes that it is incorrect or incomplete in any respect and wishes changes, correction or updating of the alleged deficiency, he

must make application directly to the contributor of the questioned information. Upon the receipt of an official communication directly from the agency which contributed the original information the FBI Identification Division will make any changes necessary in accordance with the information supplied by the agency.

CLARENCE M. KELLEY,
Director,

Federal Bureau of Investigation.

NOVEMBER 21, 1973.

[FR Doc.73-25198 Filed 11-27-73; 9:45 am]

FREEDOM OF INFORMATION PRIVACY ACT REQUESTS

CENTRAL INTELLIGENCE AGENCY

- Attachment A Letter from Mr. Wilson to Councilman Hobson
dated 12/16/76
- Attachment B Letter from Mr. Wilson to Councilman
Hobson dated 6/30/76
- Attachment C Letter from Councilman Hobson to the
Information and Privacy Coordinator,
CIA dated 6/21/76

CENTRAL INTELLIGENCE AGENCY
WASHINGTON, D.C. 20505

16 DEC 1976

Honorable Julius W. Hobson
Council of the District of Columbia
Washington, DC 20004

Dear Councilman Hobson:

This is in reply to your letter of 21 June and our telephone conversation with your Executive Assistant Sandy Brown of 5 November 1976.

We have completed a search of our record systems in response to your Privacy Act request, and were able to locate the documents discussed below. These have been carefully reviewed, and our determinations are as follows:

Enclosed, Tab A, are copies of documents, which are being released to you in their entirety.

1. Newspaper article, 22 October 1968.
2. Newspaper article, 3 November 1968.
3. Newspaper article, 18 January 1969.
4. Newspaper article, 18 January 1969.
5. Newspaper article, 28 January 1969.
6. Newspaper advertisement, 28 July 1969.
7. Newspaper article, 3 November 1970.
8. NPAC letter, July 1971.
9. Cover with pages 249 & 250 of the book, The Black Power Revolt.
10. Cover with pages 917 & 918 of House of Representatives report, 1968.

RECEIVED

DEC 17 1976

Julius Hobson, Sr.
Councilmember-At-Large

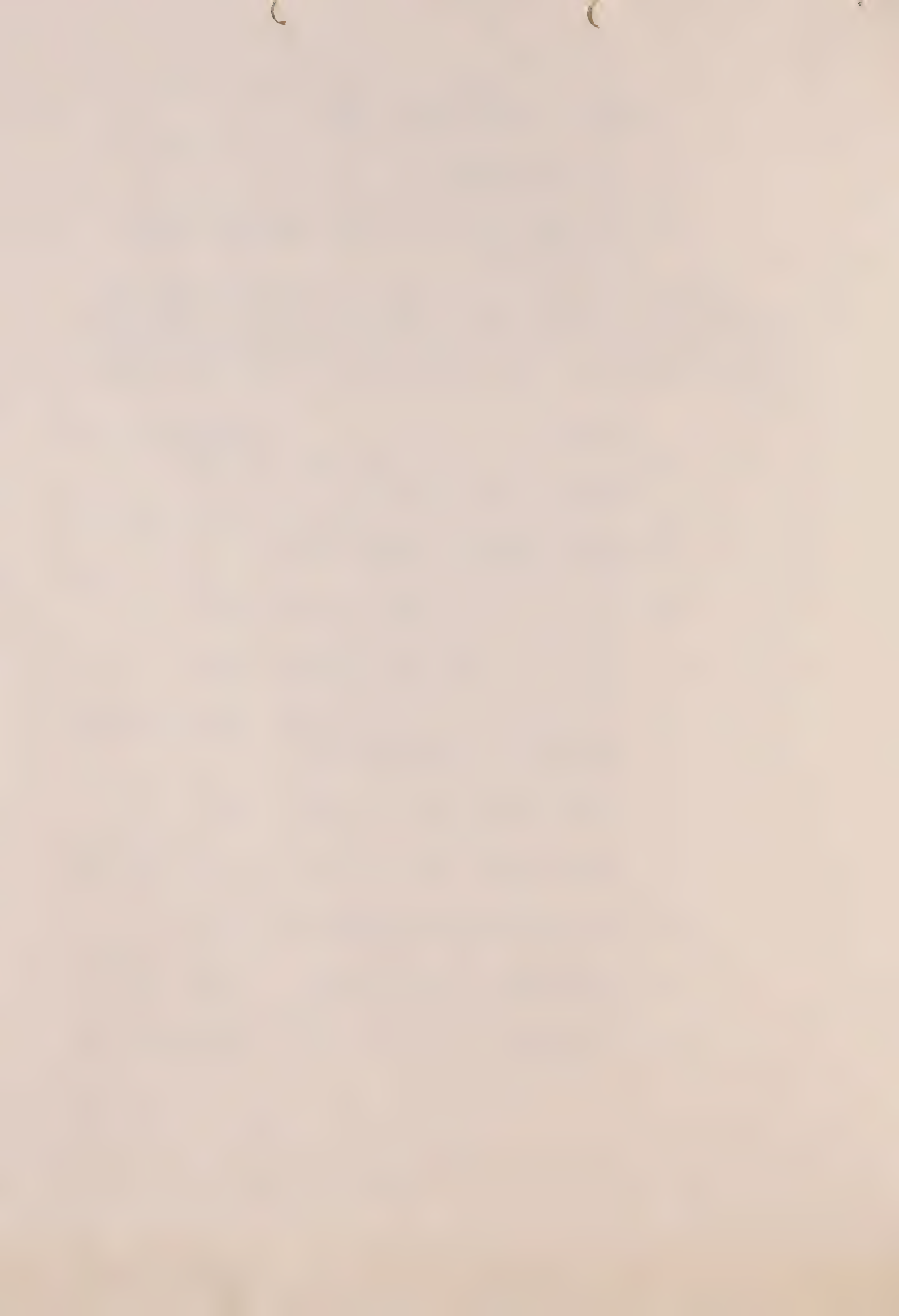
(Attachment A)



11. Cover with page 1440 of United States Senate report, 21 & 22 March 1968.
12. Cover with pages 86-87 from the publication, Road to Revolution.
13. Announcement of a conference sponsored by the National Capital Area Civil Liberties Union, 15 June 1968.

Enclosed also, Tab B, are copies of segregable portions of the documents listed below. Deletions have been made under the exemption provisions of pertinent subsections of the Privacy Act of 1974. These are given with each document cited, and an explanation of their applicability is provided further below.

<u>Documents</u>	<u>Exemptions</u>
14. Excerpt from the <u>Information Digest</u> , 20 October 1972.	(j)(1)
15. Announcement of a public meeting sponsored by the Washington Mobilization for Peace.	(j)(1)
16. Excerpt from <u>The Pink Sheet on the Left</u> , 11 December 1972.	(j)(1)
17. Excerpt from <u>The Pink Sheet on the Left</u> , 13 December 1971.	(j)(1)
18. Announcement of a public rally sponsored by the Washington Mobilization Committee.	(j)(1), Privacy
19. Memorandum, 11 December 1967, with Attachment A.	(j)(1)
20. Investigative report, 16 November 1966.	(j)(1), Privacy
21. Announcement of a Town Meeting sponsored by The New Party.	(j)(1)
22. Memorandum regarding another individual, 14 November 1968.	(j)(1), Privacy
23. Memorandum, 15 November 1968.	(j)(1), Privacy



<u>Documents</u>	<u>Exemptions</u>
24. Memorandum regarding an individual other than requester, undated.	(j)(1), (k)(5) Privacy
25. Memorandum regarding individuals other than the requester, 28 March 1963.	(j)(1), (k)(5) Privacy
26. Memorandum regarding an individual other than the requester, 31 March 1953.	(j)(1), (k)(1) Privacy
27. Report, 6 August 1968.	(j)(1), Privacy

The following documents are being withheld in their entirety. The withholding exemptions are given with each document cited.

<u>Documents</u>	<u>Exemptions</u>
28. Dispatch, 16 January 1969.	(j)(1), (k)(1), Privacy
29. Investigative report on an individual other than the requester, 16 April 1953.	(j)(1), (k)(5), Privacy
30. Appraisal summary on an individual other than the requester, 22 July 1953.	(j)(1), (k)(5), Privacy
31. Personal History Statement on an individual other than the requester.	Privacy
32. Intraoffice memorandum, 25 June 1969.	(j)(1), Privacy

The Privacy Act subsections cited above apply as follows:

(j)(1), in this case, applies to documents or segregable portions of documents, release of which would disclose intelligence sources and methods, including names of Agency employees and organizational components;

(k)(1) applies to information and material properly classified pursuant to Executive Order 11652; and,

(k)(5) applies to investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment, or access to classified information, release of which would disclose a confidential source.

In addition, items annotated with the word "Privacy" were segregated or denied in order to preserve the privacy of other individuals, consistent with the specific intent of the Privacy Act itself.

As specified in the Privacy Act, I am advising you of your right to appeal the determinations cited above, by addressing your appeal to the undersigned. I will, in turn, forward it to the appropriate senior officials.

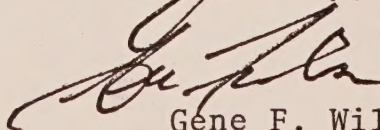
In addition to the documents mentioned above, there were numerous references to newspaper clippings relating to you. Many, if not all, of these clippings could possibly be located and reviewed if you felt it necessary or desirable.

Also, during our records search, we located a number of documents originated by the Federal Bureau of Investigation and the Department of the Army. These have been referred to those originators for their review and direct reply to you.

At the risk of being redundant, since we advised you in reply to your wife's request, you may request a similar search for records from the District of Columbia Police. The applicable citation is Mayor Order 76-109 of 4 May 1976.

We thank you for your patience during the time it has taken to process your request. Over the past months, many similar requests were received and we apportioned our time in a manner calculated to satisfy as many of our requesters as possible. Your consideration in this matter is appreciated.

Sincerely,



Gene F. Wilson
Information and Privacy Coordinator

Enclosures

CENTRAL INTELLIGENCE AGENCY
WASHINGTON, D.C. 20505

30 June 1976

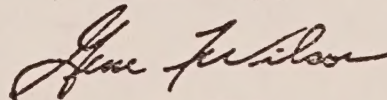
Honorable Julius W. Hobson
Council of the District of Columbia
Washington, D.C. 20004

Dear Councilman Hobson:

This acknowledges receipt of your letter requesting access under the Freedom of Information Act for information pertaining to you. This is to advise you that as of 27 September 1975 the Privacy Act took effect. Pertinent CIA regulations were published in the Federal Register on 28 August 1975 and may be found in Title 32 C.F.R. 1901.

We are processing your request and will provide you with the results under the Privacy Act as soon as possible.

Sincerely,



Gene F. Wilson
Information and Privacy Coordinator

RECEIVED

JUN 1 - 1976

Julius Hobson, Sr.
Councilmember-At-Large



(Attachment B.)

